UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

)
ALEXANDER STYLLER, INTEGRATED)
COMMUNICATIONS & TECHNOLOGIES,	
INC., JADE CHENG, JASON YUYI, CATHY)
YU, CAROLINE MARAFAO CHENG,	
PUSHUN CHENG, CHANGZHEN NI,	
JUNFANG YU, MEIXIANG CHENG,	
FANGSHOU YU, and CHANGHUA NI,	
Plaintiffs,)) Civil Action No. 1:16-CV-10386 (LTS)
V.	
HENRETT BACKARD EDIANGIAL)
HEWLETT-PACKARD FINANCIAL)
SERVICES COMPANY, HEWLETT-PACKARD	
FINANCIAL SERVICES (INDIA) PRIVATE	
LIMITED, HP INC., HEWLETT PACKARD	
ENTERPRISE COMPANY, and DAVID GILL,)
)
Defendants.)
ī	<i>)</i>

PLAINTIFFS' ASSENTED-TO MOTION TO IMPOUND EXHIBITS

Plaintiffs, through their undersigned counsel, respectfully move this Court pursuant to Local Rule 7.2 and the Joint Stipulated Protective Order, Dkt. 186, to impound Exhibits G and I to the Declaration of Dimitry Joffe dated April 30, 2020 and filed as Dkt. 344-1.

The undersigned conferred with Defendants' counsel electronically on April 29, 2020, and they consented to this motion.

Dated: May 1, 2020

Respectfully Submitted,

Dimitry Joffe Joffe Law P.C.

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Counsel to Plaintiffs

CERTIFICATE OF SERVICE

I, Dimitry Joffe, hereby certify that on this 1st day of May 2020, I caused a copy of Plaintiffs' Motion to Impound Exhibits to be served by ECF upon Defendants' counsel of record.

Dimitry Joffe

JOFFE LAW P.C.

Counsel to Plaintiffs

Simily John